

From: Rayeann Marcelli
To: [Langenwalter, Erin \(USANM\)](#); [Ted Barudin](#); [Ronald Kaplan](#); [Carpenter, William](#)
Cc: [Tracy Kjelland](#); [Lorraine Romero](#); [Meiers, JoAnne \(USANM\)](#); [Lynette Reese](#)
Subject: RE: Murphy v USA
Date: Tuesday, April 10, 2018 9:51:27 AM

Good morning Ms. Langenwalter:

Our offices would like to inquire if Dr. Sharon would be available for his deposition on May 1st or May 2nd? We believe that would be easier on all parties concerned, as we would be able to get them done in one trip. Please hold May 3rd and 4th for the depositions of Dr. Spangler and Dr. Dasheiff. Please contact our office as soon as possible regarding alternative dates for Dr. Sharon.

Thank you.

RayeAnn Marcelli
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-----Original Message-----

From: Langenwalter, Erin (USANM) [<mailto:Erin.Langenwalter@usdoj.gov>]
Sent: Monday, April 09, 2018 2:53 PM
To: Ted Barudin <tbarudin@barudinlaw.com>; Ronald Kaplan <rik@kaplanlegal.com>; Carpenter, William <bill@carpenter-law.com>
Cc: Rayeann Marcelli <Rayeann@barudinlaw.com>; Tracy Kjelland <tracy@barudinlaw.com>; Lorraine Romero <lsromero@carpenter-law.com>; Meiers, JoAnne (USANM) <JoAnne.Meiers@usdoj.gov>
Subject: Re: Murphy v USA

Dr. Spangler is not available on May 4, but could do May 3.

Erin E. Langenwalter
Assistant United States Attorney
District of New Mexico

201 Third Street NW, Suite 900
Albuquerque, NM 87102
Direct: 505.224.1471
Erin.langenwalter@usdoj.gov<<mailto:Erin.langenwalter@usdoj.gov>>

On Apr 9, 2018, at 1:38 PM, Langenwalter, Erin (USANM) <ELangenwalter@usa.doj.gov<<mailto:ELangenwalter@usa.doj.gov>>> wrote:

Ted,

Dr. Sharon is available in Colorado Springs on April 24 in the am. He is also available May 3 after 9am, but...

Dr. Dasheiff is available May 3 or 4 in Plano, TX. I am waiting to confirm, but, I believe Dr. Spangler is also available on May 3 or 4 in Houston, if you want to do those on one trip.

Ms. Garcia is available in Albuquerque on April 25, 30, or May 1.

Erin E. Langenwalter
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From: Ted Barudin <tbarudin@barudinlaw.com<<mailto:tbarudin@barudinlaw.com>>>
Sent: Monday, April 09, 2018 9:38 AM
To: Langenwalter, Erin (USANM) <ELangenwalter@usa.doj.gov<<mailto:ELangenwalter@usa.doj.gov>>>; Ronald Kaplan <rik@kaplanlegal.com<<mailto:rik@kaplanlegal.com>>>; Carpenter, William <bill@carpenter-law.com<<mailto:bill@carpenter-law.com>>>
Cc: Rayeann Marcelli <Rayeann@barudinlaw.com<<mailto:Rayeann@barudinlaw.com>>>; Tracy Kjelland <tracy@barudinlaw.com<<mailto:tracy@barudinlaw.com>>>; Lorraine Romero <lsromero@carpenter-law.com<<mailto:lsromero@carpenter-law.com>>>
Subject: Murphy v USA

Erin

We would like to take the depositions of your expert medical persons (Drs. Spangler, Dashieff, and Sharon) the weeks of April 23 and 30th. Given that discovery ends May 7, 2018, time is of the essence. I will send the depo notices once hear from you. We will also take the deposition of Darius Garcia within the same time period.

Ted Barudin
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